THE NEWBERRY HERALD.

WEDNESDAY MORNING, JULY 18, 1866.

A GRAND BARBECUE

WILL be given on Wednesday, the 25th July, instant, at Academy Grove, in the suburbs of the Town of Newberry, by Messrs. Hunter & Birge. The best cooks will be engaged, and the tables bountifully supplied with the choicest viands that this and other markets can afford. The most savory meats, poultry, etc., will be dressed a la mode, and vegetables and pastry served in every style. Fruits, breads, confections, &c., shall be abundant, while the most delicious and cooling beverages, such as ice cream, iced lemonade, sherbet, pop, mead, and champagne, wine, etc., on ice, will gush in sparkling rills from silvery founts and 'glassy goose necks,' under the canopy of shady bowers. Ladies and gentlemen, who know how to cater to the satisfaction, comfort and pleasure of others, will preside at the tables. The citizens of the surrounding country of Edgefield, Laurens, &c., are invited to this festival. The only object of which is an interchange of the pleasantries of social life. The crops will be put by, and the season an appropriate one for a little festive jolity and innocent mirth. Come one and all to the feast of good things, and bring your mothers, wives, sisters and 'sweethearts' to grace the occasion with their beauty and smiles. Tickets to dinner will be only \$1. JNO. BIRGE, Refreshments extra. J. Y. HUNTER. July 43

STATE OF SOUTH CAROLINA.

NEWBERRY DISTRICT.

By John T. Peterson, Ordinary of Newberry District.

Whereas, R. S. Chick, has applied to me for Letters of Administration, Debonis Non, on all and singular the goods and chattels, rights and credits of John S. Chaplain late of the district aforesaid, deceased:

These are therefore to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District, to be held at Newberry Court House on the 19th of July inst., to shew cause, if any why the said Administration should not be granted.

Given under my hand and Seal, this 5th day of June, in the year of our Lord one thousand eight hundred and sixty-six.

July 11-2t. JOHN T. PETERSON, C.N.D.

NOTICE.

Thave deposited for sale, with Lovelace & Wheeler, at Newberry, and with Cohen & Co, at Heller's Mill—Dr. Wolcott's Instant Pain Annihilator. And will warrant it to give immediate relief from Headache, Toothache, Neuralgia Catarrh, Weak-nerves, Sore-eyes and any nervous affections of the face and head. It has never failed.

J. HAWKINS.

Agt.

1\$25 REWARD.

THE above reward will be paid for the recovery of a Mouse Colored Mare Mule, medium size, in good order, and a bay Horse, about 14 hands high; paces under the saddle, with white fore feet, with a white ring around his right hind leg, with a blaze in the face; was stolen from the camp on the G. & G. R. R., seven miles from Columbia, on Saturday night, June 3. W. G. WHITESIDES.

June 4 2

TO CREDITORS.

Whereas, Mr A. HARRIS, Merchant having assigned to me all his Goods, Wares and Merchandise, together with his Notes, Books of Account, and choses in action, in trust for the payment of his debts, all and singular the creditors of the said A. HARRIS are hereby notified that the said Deed of Assignment is open to their inspection at the house of PERRIN & COTHRAN, Attorneys at Law, at Abbeville C. H., S. C., and they are hereby required to meet me on SATURDAY, 7th day of July, either in person or by Attorney, at the place aforesaid, and then and there proceed to the appointment of an Agent to represent their interests under the said Assignment.

By the terms of said Assignment, all creditors who may refuse or neglect to come in and accept its provisions within sixty days from the date thereof, to wit: the twentieth of June, instant, will be forever debarred from the benefits of the same.

JOSEPH T. MOORE,
Assignee.

The State of South Carolina, Newberry District.
In the Court of Common Pleas, Ex Parte
Abraham Harris—Petition for the benefit of the
Insolvent Debtors Acts.

Abraham Harris, who is in the custody of the Sheriff of said District, by virtue of an order for bail at the suit of Hartman & Strous, having filed in my office, together with a schedule on oath, of his estate and property, his petition to the Court of Common Pleas; praying that he may be admitted to the benefit of the Acts of the General Assembly, made for the relief of Insolvent Debtors: It is ordered that the said Hartman & Strous and all others, the creditors to whom the said Abraham Harris is indebted in any wise, be and appear, before the said Court, at Newberry Court House on Wednesday the seventeenth day of October next to show cause, if any they can, why the said Petition should not be granted.

E. P. LAKE, c. c. p. Clerks office, Newberry, July 6th 1866.
July 11-3m.

The Editor of the Newberry Herald will publish the above once a week for the next three months.

E. P. Lake C. C. P.

The State of South Carolina, Newberry District In Equity, Helen O'Neall v Walter H. Hunt, Bill for Dower.

It appearing to my satisfaction that Walter Herbert Hunt, the defendant in this case, resides beyond the limits of this State.

It is therefore Ordered, on motion of Mr. Baxter, Comp. Sol., that the said defendant, plead, answer or demur to the bill in this case, within three months from the date hereof, or the same will be taken pro confesso against him.

SILAS JOHNSTONE, C. E. N. D. Comm's office, May 22d, 1866.

May 30 3m \$15.

The State of South Carolina, Newberry District—In Equity. Richard V. Gist and Wife and others, v. Osian A. Rutherford, Admr. & others.—Bill for Partition of Land. The creditors of Dr. Thos. B. Rutherford, deceased, are required to render on oath and establish their demands before the Commissioner of this Court, on or before the first day of Sepember, 1866.

SILAS JOHNSTONE, C.E.N.D. Com's Office, 12 June, 1866.

The Philadelphia Convention.

The Philadelphia Age says: We are inclined to regard the project of a National Convention in August with more favor than seems to be extended to it by some of our party friends, and it is due to candor and fair dealing that we should say why. No one will for a moment imagine that we have the faintest wish or hope for the disorganization or modification of the great party to which we belong, either locally, where it is complete, or nationally, where it soon will be. But with this unwavering fidelity is entirely consistent a desire to see agencies outside the Democratic party. which indirectly may promote the maintenance and reassertions of the principles, which if even the republic rights, must be reasserted. A National Convention of any kind likely to assemble, must be important and an imposing body-as, being the first body in which for five, or indeed six years, the Southern States have been represented. Their presence here, after all this frightful war and bloodshed, after this rupture of all ties, social, ecclesiastical, political, will be picturesque. It is worse than idle to underrate the importance of such a council or such an event. Our opponents feel this, and hence their studious efforts to disparage it. This, too, seems to be the idea of some of our New York friends. For ourselves, seeing no harm and much probable good in it, we do not hesitate to say, that the consummation in this initiatory plan of restoration, or reconstruction, or reassociation, will be matter to us, as Democrats, of sincere rejoicing, and the Radicals may think and say exactly what they please about this clear and frank expression of our views. The heathens

will rage anyhow. We favor this Convention. There is nothing or little in what we may describe as its preliminary platform that repels us. The Convention implies no derangement of the political organization to which we belong, and are proud to belong. In deed, it strengthens it. Let it meet. Let every Congressional district of the North be represented, and then let it, as it certainly will, give a grand example to Congress, in session or out of session, of admitting representatives from all the Southern States, and deliberating with them, their ancient friends, their brethren yet. Let them admit them with generous confidence and without the wretched conscience-traps of oaths of abjuration and supremacy. Thus deliberating, we doubt not of the result in theory and practice. The sight of the Southern men in council with the North as equals will invigorate the truly national spirit everywhere. Philadelphia in 1866 will be as Philadelpia in 1787. Christ Church bells will ring as they used long ago to do, not for bloody victories in a civil war, but for the new creation of a nation and the resurrection of a Federal Union. Practically, a Convention thus animated and thus deliberating, will, for the machinery by which its patriotic designs are to be carried into effect, rely mainly, though not of necessity exclusively, on the great and compact organization of the State Right Democracy, now as ever the true supporters of the Union. Hence we wish the Convention sucess.

MINCE MEAT.—A man was found dead on the levee at Louisville, on the 23d, with one hundred and ten stabs in his body. His ears were cut off, both eyes were torn out and the body was otherwise frightfully mutilated. The case is involved in much mystery. The body is not yet identified.

Governor Patton, in his late letter to Congress, makes the startling announcement that there are fully twenty thousand widows and sixty thousand orphans (whites) in Alabama, and three-fourths of them are destitute.

Prentice says that the Southern States are better represented in Congress now than some of the Northern States, for the reason that non-representation is better than misrepresentation. This is literally and rigidly true.

GEORGETOWN RAILBOAD.—The citizens of Georgetown have determined to subscribe \$100,= 000 to the Georgetown Railroad. Well done!